# Exhibit B - 6

September 16, 2019 to:United States District Court for the Northern District of Georgia

re: Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

To whom it may concern:

equifax told us that we might be eligible for a \$125 settlement for the stress, pain, suffering and time waste they put us through through their negligence. So I filled out their forms only to find that they had more hoops for me to jump to be able to claim the settlement. It reminds me of bait and switch and it is unfortunate that large companies like this can be so arrogant and get away with it. My husband and I both suffered from the powerlessness and uncertainty their mess caused us. My personal information was impacted by this incident.

I have never objected to a class action settlement before (I didn't even know I could!)

Thank you for your time

Sincerely

IM Modelly Madelaine Boothby 8018 36th ave so

Seattle WA 98118



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SEATTLE WAS SED

Equitar Dolla Breach Class

Ms. Mimi Boothby 8018 36th Ave. S. Seattle, WA 98118-4305



Mara Rockliff 319 Nevin St Lancaster, PA 17603

Equifax Data Breach Class Action Settlement Administrator Attn: Objection c/o JND Legal Administration P.O. Box 91318 Seattle, WA 98111-9418



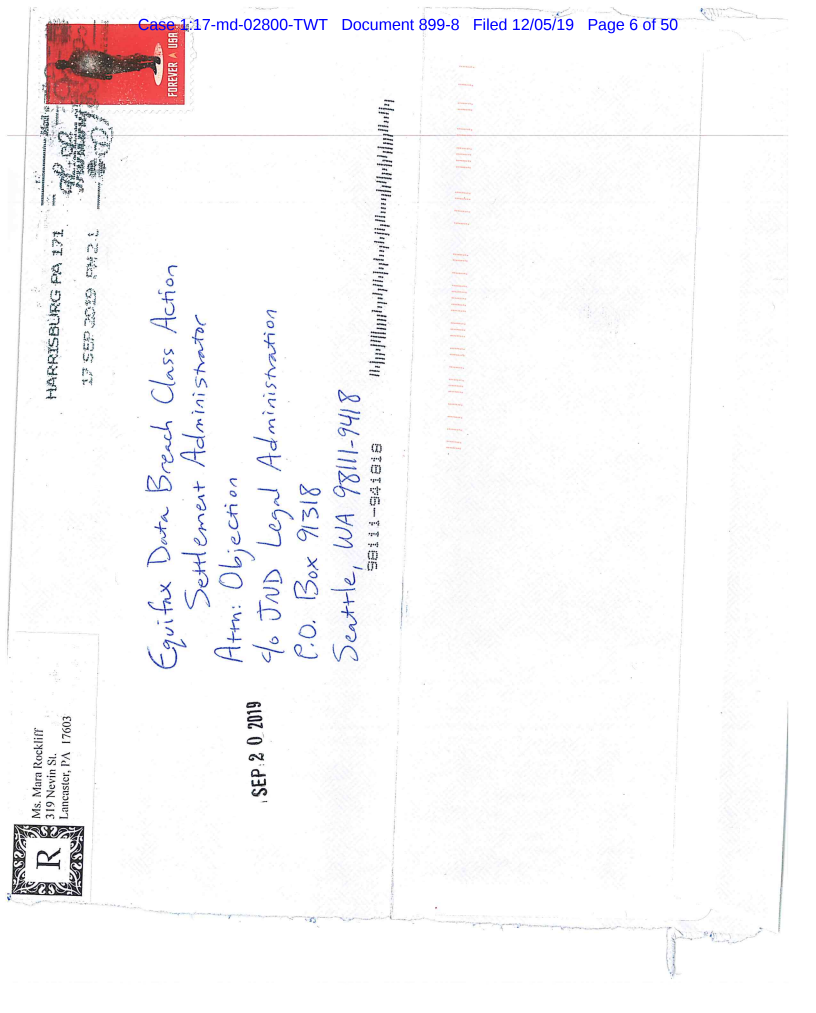
In re: Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

I was notified by Equifax that I am a member of the settlement class in the Equifax Data Breach Lawsuit. I filled out the form for the \$125 compensation. I received a statement that "Because of the number of individuals who have selected the alternative compensation cash payment, the amount you receive may be substantially less than \$125." (See attached.)

I object to this settlement, which fails either to adequately punish Equifax or compensate the victims. Equifax knowingly put aside insufficient funds to pay the promised \$125, which was already a very inadequate compensation for failing to protect personal information that none of us chose to share with Equifax in the first place. The company should not be allowed to evade paying the promised compensation.

I have not objected to any class action settlement in the past. I will not appear at the Fairness Hearing. I can be contacted for dates when I'm available to be deposed by counsel.

Mara Rocklift



Equifax Data Breach Class Action Settlement Administrator Attn: Objection c/o JND Legal Administration P.O. Box 91318 Seattle, WA 98111-9418

Marilyn K. Keats 8834 Cinnabay Drive Charlotte, NC 28216 704-649-8488 snowbird2344@gmail.com 17 September 2019 SEP 20 2019 by JNDLA

Re: Equifax Inc.

Customer Data Security Breach Litigation

Case No: 1:17-md-2800-TWT

### Dear Legal Administrator,

Claim No: PHBL99-EWFZ5

I wish to object to this settlement and to how it was handled. I am a victim of a crime due to the lax security measures that Equifax was warned about time and again. At the time of the breach I was worried every day if my bank accounts would be emptied out or if someone would open up credit cards in my name. I opened an I.D. monitoring service with my local bank, Fifth Third Bank and Trust.

After the breach, I did everything that I was told to do by Equifax. I was informed by them that my personal information "was impacted". After that I filled out a claim form, to be compensated for my hardship. At the time, I did not know how many people had been impacted. Upon learning that a settlement had been reached for \$700 million, I felt that I would receive a "fair" settlement. The government publicly stated that a compensation of \$125.00 would be forthcoming.

Upon learning that Equifax had only earmarked \$31 million for 147 million people, leaving only .21 cents for each victim, I had no choice but to amend my claim from the \$125, or should I say, .21 cents to the free monitoring service, a service which I have elected my bank to provide.

Page 1 of 2

How is it that the government allowed Equifax to earmark the amount of money that would be set aside? What happened to the balance of the money? Where is the justice for the victims?

I am not part of any other legal action or settlement.

I do not plan to appear at the Fair Hearing or take part in any other legal action.

Thank you.

Respectfully,

Marilyn K. Keats

marely K. Keats

enc: 2 personal information impacted claim amendment

# **EQUIFAX DATA BREACH SETTLEMENT**

Validate or Amend Your Claim: Alternative Compensation Cash Payment or Credit Monitoring

Claim Number: PHBL9-EWFZ5

Your claim will not be received by the Settlement Administrator until you click the submit button after your electronic signature. For security reasons, once you hit submit, you will not be able to make any changes to your claim form through this portal. If you later decide you need to change any of the information on your claim form, you will need to reach out to the Settlement Administrator directly.

☑ I affirm under the laws of the United States that the information I have supplied in this claim form is true and correct to the best of my knowledge.

U understand that I may be asked to provide more information by the Settlement Administrator before my claim is complete.

Date September 17, 2019

}

Marilyn K. Keats

Thank you for providing additional information to validate or amend your claim. We may contact you in the future if there are any issues with your form or claim.



Your amended claim form has been submitted successfully

# **EQUIFAX DATA BREACH SETTLEMENT**

# Thank You

Based on the information you provided, our records indicate your personal information was impacted by this incident.

For more information, visit the FAQ page.

**FILE A CLAIM** 



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Equifax Data Breach Class Action Settlement Administrator Attn: IND Legal Administration

P. O. Box 91318

Seatle, WA. 98111-9418





## Mark Mills-Thysen

337 Neva Street, Sebastopol, California 95472 Telephone 707-481 5488 millsthysen@gmail.com

September 17, 2019

Equifax Data Breach Class Action Settlement Administrator Attn: Objection c/o JND Legal Administration P.O. Box 91318

Seattle, WA 98111-9418

RE Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

Received
SEP 2 3 2019
by JAPA 4

Dear Administrator:

Equifax website.

I always appreciate the efforts of you and the court to hear objections from members of the class.

I am Mark Mills-Thysen
I reside at 337 Neva Street, Sebastopol, California 95472
My telephone number is 707-481 5488. My email is <a href="millsthysen@gmail.com">millsthysen@gmail.com</a>
I filed a claim for \$125 from Equifax on September 17, 2019 because personal information Equifax was guarding was breached at some prior date as confirmed by the

I have not participated in any class action lawsuits in the last five years.

I object to the proposed settlement.

Equifax had one job — keep its vast trove of personal financial information on me and millions of Americans secure. In 2017, the company failed spectacularly at that job when a hack compromised the information of more than 147 million people.

The paltry offer of \$125 for having one's personal information compromised is totally inadequate for the scale of the damage Equifax allowed to happen. Each member of the affected public should receive a cash payment of no less than \$10,000.00 for the damage, duress and breach of public trust they have allowed.

Any settlement of this matter should demonstrate to all Equifax executives (and all other actors in the collecting data for hire business) that shoddy security is criminal and will not be tolerated by the court.

Many thanks for your aid and courtesy in this matter.

Yours truly

Mark MHs-Thyse

# Your claim form has been submitted successfully Your claim number is: **PZ2JX-C5HYU**

# **EQUIFAX DATA BREACH SETTLEMENT**

# Your Claim Summary

## Your Information

First Name

Mark

Last Name

Mills-Thysen

Middle Initial

Alternative Name

Mailing Address

337 NEVA ST

Apt No

City

**SEBASTOPOL** 

Country

United States of America

State

California

Zip Code

954723665

Phone Number

(707) 481-5488

**Email Address** 

millsthysen@gmail.com

Year of Birth

1950

# Credit Monitoring: Free Service or Cash Payment

September 16, 2019

Received

SFP 2 0 20**19** 

b. 'ND.A

Equifax Data Breach Class Action Settlement Administrator Attn: Objection c/o JND Legal Administration P.O. Box 91318 Seattle, WA 98111-9418

In re: Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

To Whom It May Concern:

My name is Mary Leslie Barnett and my address is 14226 North 43rd Street, Phoenix, AZ, 85032. I believe that I am a member of this settlement class because when I went to the Equifax settlement website and entered my information, it indicated that I had personally been affected by the Equifax data breach.

I object to the way that this settlement is being handled because I am being required to obtain a credit monitoring service in order to receive the \$125 settlement. I have not pursued credit monitoring services because at the time that I was informed of the Equifax data breach (October 16, 2017), I spent hours online freezing all of my credit with each credit agency (Equifax, Transunion and Experian). Now, any time I wish to use my credit I have to return to each of the three agencies and using a password, unfreeze my credit temporarily so that I can conduct my personal business. This gross inconvenience is entirely due to the negligence and incompetence of Equifax and should qualify as credit monitoring. Additionally, whether or not I have credit monitoring should be irrelevant to the punitive damages that Equifax should have to pay me for its incompetence and inability to keep my personal information safe. Personal information, I might add, that I never provided to Equifax nor agreed to allow them to possess.

This is the first time that I have ever objected to a class action settlement. I do not intend to appear at the Fairness Hearing in person or through a lawyer.

Thank you for your consideration of my objection.

Mary Leslie Barnett 14226 North 43rd Street Phoenix, AZ 85032

(602) 478-4523



## John & Mary Fleischman 1338 Paxton Ave, #2, Cincinnati, OH 45208

## fleischmanink@icloud.com/513-706-0212

Equifax Data Breach Class Action Settlement Administrator Attn: Objection c/o JND Legal Administration P.O. Box 91318 Seattle, WA 98111-9418 Received
SEP 2 0 2019
L. 'NDLA

September 17, 2019

In re: Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

Dear Settlement Administrator,

We write to object to the proposed settlement in the Equifax Data Breach Class Action. As we understand it, the proposed offer of credit monitoring or a fast shrinking cash payment offered by Equifax is deceptive, self-dealing, and borderline fraudulent. The company has failed in its fundamental obligation to protect our personal and confidential data, leaving it exposed to criminal intrusion.

After we were informed by Equifax that our confidential data had been exposed to cyber intruders, we filed a claim for monetary compensation. Our claim number is **PTVJZ8X7LG**. Next we were informed that our claim would be disallowed if we could not demonstrate that we had credit monitoring coverage. We have verified our credit monitoring service active on the indicated date and submitted it before the arbitrary deadline set by Equifax.

We object on the grounds that this settlement is totally one-sided, that it has been set forth in a deceptive, secretive, and self-serving manner. It would establish a dangerous precedent in law and public policy, allowing a corporation to self-appoint itself as keeper of the nation's private and valuable information and then fail in its most fundamental duty to keep it secure. Equifax now contends that the cost of such negligence should be minor, at least to itself, and the substantial damage is better born by ordinary Americans.

Our names and our address are listed above. John W. Fleischman was a party to the class action suit, Literary Works in Electronic Databases Copyright Litigation, settled in 2018. We sign our names below. We will not be able to attend any hearing.

Signed.

John Fleischman

May fleischman



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John & Mary Fleischman

1338 Paxton Ave, #2, Cincinnati, OH 45208

Equifax Data Breach Class Action Settlement Administrator

Attn: Objection

c/o JND Legal Administration P.O. Box 91318

Seattle, WA 98111-9418

September 17, 2019

Equifax Data Breach Class Action Settlement Administrator

Attn: Objection

c/o JND Legal Administration

P.O. Box 91318

Seattle, WA 98111-9418

Received SEP 2 3 2019 by JNDLA

Dear Sirs:

As a member of the (offended) class, I received an email from Equifax on September 7, that began: Your Equifax Claim: You Must Act by October 15, 2019 or Your Claim for Alternative Compensation Will Be Denied.eml

Subject:

Your Equifax Claim: You Must Act by October 15, 2019 or Your Claim for Alternative Compensation Will Be Denied

From:

Equifax Breach Settlement Administrator

It stated my claim number is PDJFGT3REH. Then, it went on to ask for more information, while marketing their alternate offer to do "credit monitoring" instead of sending me the cash settlement I originally applied for. Why would I even consider having Equifax, which apparently has abysmal computer security, do monitoring when they've already failed to protect my information?

It's bad enough when Equifax abuses anyone who's ever had the misfortune to appear in their databases by failing to protect customer information, it's disgusting that they use this failure as an "opportunity" to sign up more customers.

From the email they sent me, they do everything possible to get abused customers to sign up for their so-called "credit protection," instead of participating in the inadequate cash settlement that they agreed to. I hope you can do something to make them sorry. Isn't a successful lawsuit against a customer abuser supposed to engender remorse in the offender instead of shameless attempts to acquire more customers to abuse?

I have not objected to any class action settlement in the past five years. I do not intend to attend your fairness hearing, as Georgia is a bit far to go for a maximum of \$125.

Sincerely,

Mary Mihelich Hutton 13408 64th Terrace NE Kirkland, WA 98034 00111-00100

Mary Hutton 13408 64th Ter NE Kirkland, WA 98034-1656

Megan Wolff 422 16<sup>th</sup> St. Brooklyn, NY 11215

Equifax Data Breach Class Action Settlement Administrator

Attn: Objection

c/o JND Legal Administration

P.O. Box 91318

Seattle, WA 98111-9418

September 17, 2019

Received
SEP 2 3 2019
by JNDLA

To whom it may concern:

I am writing this letter *In re: Equifax Inc. Customer Data Security Breach Litigation*, Case No. 1:17-md-2800-TWT, in protest of the process and nature of the settlement.

In response to the announcement of the suit and settlement, I entered my personal information into the fields provided on the website and learned that I was indeed affected by the data breach, and that my personal information was compromised. My claim number is PRVH6K8LPD.

I believe that the terms of the settlement for those affected by the breach have been deeply misleading, and enormously callous toward those affected. Equifax exposed personal financial information, was sued by the government and settled. The government publicly touted a cash reward alternative of up to \$125 to victims without ensuring enough money had been set aside to guarantee the max amount for every possible person affected; the government backtracked on its statement; eventually, the Equifax settlement team sent a mid-weekend email adding a new hurdle for victims to claim their money.

I have not previously objected to any class action settlements. I am not represented by a lawyer.

Sincerely,

Megan J Wolff

### Melissa Walker, Ph.D.

792 Plume Street, Spartanburg, SC 29302

(864) 266-0544 <u>melissa.walker1962@gmail.com</u>

September 18, 2019

Equifax Data Breach Class Action Settlement Administrator

Attn: Objection

c/o JND Legal Administration

P.O. Box 91318

Seattle, WA 98111-9418

Received

SFP 2 3 2019

by JNDLA

RE: In re: Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

Dear Settlement Administrator:

I believe I was impacted by the Equifax data breach because when I filed a claim and used their automated system to register that claim, it confirmed that I was eligible. I filed a claim for a cash payment and verified that I already have credit monitoring protection provided by the state of South Carolina to all of its citizens whose data was compromised in a department of revenue data breach some years ago. I was issued a claim number of P5UZ8QGMPJ.

Then on September 8, 2019, I received a notice from Equifax asking me to verify or amend my claim. I verified the claim as requested, but I would like to report my objection to Equifax's action. From the email I received and from the news coverage I read, I believe that Equifax deceived me about the original terms of the settlement or is trying to avoid providing the full compensation required by the terms of the settlement.

Moreover, I believe that Equifax's "offer" to compensate victims of the date breach by providing credit monitoring when they could not secure my information is misleading at best, and it is an attempt to avoid providing any compensation at all. It violates both the letter and the spirit of the settlement agreement.

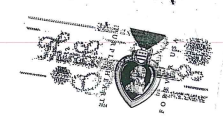
I have never filed an objection to a class action suit before. I am not represented by an attorney nor will I be able to appear at a settlement hearing.

Sincerely,

Melissa Walker

Melissa Wälker 792 Plume Street

EERWILLE SC 2865



SEP 2 3 2019

Equifax Data Breach Settlement Holministrator Attn: Objection COJND Legal Administration South Le, WA ASIN MINING

## Case 1:17-md-02800-TWT Document 899-8 Filed 12/05/19 Page 25 of 50

re: Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

To:

**Equifax Data Breach Class Action Settlement Administrator** 

Attn: Objection

c/o JND Legal Administration

P.O. Box 91318

Seattle, WA 98111-9418

From:

Mohammed Jawaad Hussain

415 Fireside Lane, Cherry Hill, NJ 08003

17 September 2019

Received SEP 2 3 2019 by JNDLA

To whom it may concern,

I am opposing the Equifax Data Breach Settlement. According to the Equifax Data Breach website, my information was among the stolen data.

I do not believe I have opposed any other class-action lawsuits in the past 5 years.

I do not intend to be present at the court, & I don't intend to send a representative or lawyer to the court hearings.

I am opposing the Settlement because for the damage that Equifax has done to the American people, I don't believe that \$31 million is enough punishment. Equifax and its predecessor The Retail Credit Bureau have never been fair to the American public. There clearly is a corporate culture of disregard of the average citizen. I strongly believe that the punishment should be more in the range of 2 years annual revenue (so, closer to \$6 billion dollars).

Personally, whenever I check my credit reports for accuracy, Equifax is the only agency that consistently has incorrect data (even before the data breach) and would often take weeks of frustrating communication to get errors fixed.

In summary, the current settlement is insufficient punishment for the negligence that Equifax aka the Retail Credit Bureau has committed.

Sincerely,

Mohammed Jawaad Hussain



## LARRY ISAACS 40 CRAFTSMAN VIEW DR ASHEVILLE, NC 28804

September 18, 2019

SFP 2 3 2019 Ov JNDLA

Equifax Data Breach Class Action Settlement Administrator Att: Objection c/o JND Legal Administration PO Box 91318 Seattle, WA 98111-9418

In re: Equifax Inc. Customer Data Security

Breach Litigation,

Case No. 1:17-md-2800-TWT

#### Dear Administrator:

I object to the proposed Equifax settlement allowing them to pay less than the \$125.00 per person, an amount that does not come close to reimbursing myself and those others affected by this data breach for their inconvenience and loss of privacy. Equifax's only job was to keep our information safe and secure. By virtue of what Equifax is and what it does, it holds the power to influence many lives. With collecting and storing this information comes the responsibility to protect it. Their failure to do so caused much hardship and extra work to 147,000,000 people.

Furthermore, requiring that those affected had credit monitoring takes the onus off of Equifax and places it on the consumer. It was Equifax's job to protect this data, not the consumer's to follow behind Equifax cleaning up their mess.

Because my information was maintained by Equifax at the time of the breach, I am entitled to be part of the settlement. I have never objected to any class action settlements, however, a data breach of this magnitude and sensitivity requires a response. I am writing because I will not be attending the Fairness Hearings.

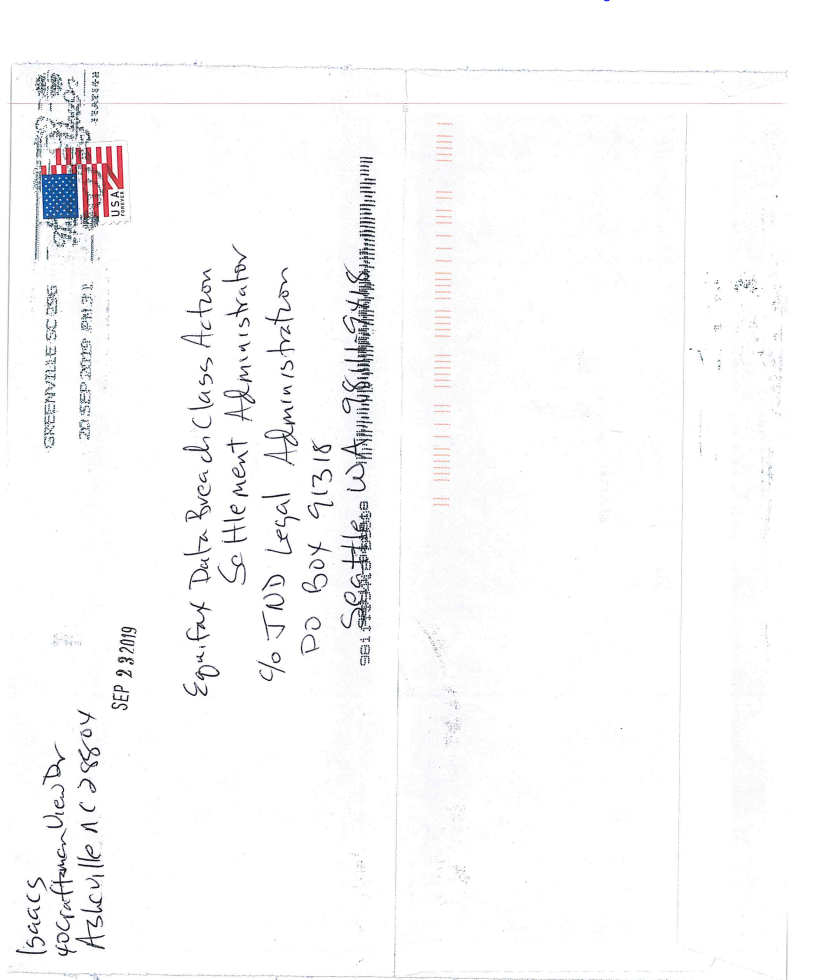
Equifax should have to pay the minimal amount, \$125, to all affected. Perhaps not backing down on the penalties will encourage other such agencies to make sure that their data is secure.

Very truly yours,

Received

SEP 2 3 2019

MDLA



Case 1:17-md-02800-TWT Document 899-8 Filed 12/05/19 Page 29 of 50

Received

Received

SEP 10 2019

SEP 1 100 Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

Dear Court,

I am writing as a member of the Equifax settlement class (having received an email from Equifax indicating I am a member of this class). I object to this class action lawsuit as I believe my credit will be threatened for perpetuity by the actions of Equifax, and the \$125 option which I selected is not guaranteed by the terms of the settlement (if everyone chooses this option, we will all get pennies on the dollar). More money should have been allocated and these monies should be guaranteed to be paid to us if we select this option. I don't see that this settlement will make a meaningful difference either for me (I will need credit monitoring for as long as I have credit) or that it ensures Equifax will do better in the future with our personal information.

I have not objected to any class action settlements in the previous five (5) years. I do not intend to appear at the Fairness Hearing.

Signed,

Laurel Boyd

3925 SE 42nd Ave

Portland Oregon 97206

9.20 2019 ATT N. 045 TO CEACH CLASS ACTION SETTLEMED CR 972  19.20 2019 ATT N. 045 ELTO CEACH CLASS ACTION SETTLEMEN ACTION SETTLEMEN ACTION SETTLEMEN ACTION SETTLEMEN ACTION SETTLEMENT ACTIO	4 5 5 5 5 5		Tage 50 of 50
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Received SEP 1 8 2019 by JNDLA

September 16 2019

In re: Equifax In. Customer Data Security Breach Litigation, Case No.1:17-md-2800-TWT

To whom it may concern,

I have filled out the initial claim form for cash settlement option of the Equifax Data Breach case and was therein identified as one of the members of the settlement class. I believe that this promise of settlement was offered in bad faith, as evidenced by the further actions later disclosed by Equifax for assurance of a cash settlement, and I object to the practice and challenge the assumption of fairness on Equifax's part.

I have never before objected to a class action settlement.

I do not intend to appear at the Fairness Hearing.

Sincerely,

Lauren Mitchell

anuf Kritchell

5111 NE 72<sup>nd</sup> Ave

Portland OR 97218

Leavell A. Wall, Jr. 16 Penland Cove Rd. Black Mountain, NC 28711

Equifax Data Breach Class Action Settlement Administrator Attn: Objection c/o JND Legal Administration P. O. Box 91318 Seattle, WA 98111-9418

Re: <u>Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT</u>; also known as "Equifax Data Breach Lawsuit"

September 17, 2019

#### Dear Sir/Madam:

I hereby request that you forward the forthcoming acknowledgements and objections to the judge overseeing Case # 1:17-md-2800-TWT:

- 1. In the past five (5) years, **nor ever**, have I submitted objections to any settlement litigation.
- 2. I do not intend to attend the Equifax Settlement Fairness Hearing.
- 3. I am a bona fide member of said settlement, given the fact that Equifax has confirmed its culpability in the release of my personal information to criminal entities.
- 4. I have NEVER authorized the collection of my personal identifying information, credit card information, loan information, or anything else related to me personally, to Equifax or any other credit collecting entity. They are not legally entitled to possess it, use it, store it, share it, or profit from it.
- 5. I strongly object to the insultingly low settlement figure, given the egregiousness and absurdity of the data breach, plus the magnitude of individuals effected. (*They are supposed to be protecting our information!*) The Equifax data breach affected approximately 45% of the entire United States population: 147,000,000 Americans! Further, of the \$700,000,000 agreed upon in the settlement, only \$31,000,000 is left for victim compensation (4.4% of the total). If every victim applied for compensation, my math indicates compensation in the amount of ≤ \$0.21/victim. TWENTY ONE CENTS! Forgive me Your Honor, but I should've gone to law school! At least then I'd be in line to benefit from the other \$669,000,000 available in the settlement.

Respectfully submitted,

Leavell A. Wall, Jr.

Received

SEP 2 3 2019 by JNDLA

Leavell Wall 16 Penland Cove Rd. Black Mtn, NC 28711



re: Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

Lee Adams 4910 N Monroe St B303 Tallahassee, Florida 32303

To whom it may concern,

I have entered myself as a member of the class in the data breach case listed above. I have gone to the settlement website and requested the cash payout option as I already have credit monitoring.

I strongly object to the terms of this settlement. We were all promised the option of taking \$125 for each person in the class. Now I find out that the fine print is saying the pool wasn't made large enough and that we now are expected to take a smaller payout because too many people came looking for some semblance of recompense. Classic bait and switch. \$125 is pathetic to begin with and barely amounts to a slap on the wrist for the company who, without my consent has been gathering information about me and my finances and making money from selling my information. Of course, part of the settlement is that company admits no guilt. And the lawyers are going to get their eighty-million payout. If every one of the 148 million-ish affected people joined the class then we each would only get about twenty-two cents. Equifax moves on doing business as usual, the lawyers get their payday and regular people like me get screwed.

I have not objected to any class action in the past five years.

I will be unable to appear in person or be represented by a lawyer at the Fairness Hearing.

Lee Adams

Received

SEP 2 3 2019

by JNDLA



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AND THE WASSELFANTED.

Tallahossie, FI 32303

Lee Adams 44/0 N. MONROEST. B303

EQUITOX Dota Breach Class Action Administrator

ATTN: Objection 40 JND Loyal Aministration P.O. BOX 41318 Seattle, WA 48111-9408

## Lenore M Defliese 8207 SE 48th Street Mercer Island, WA 98040

SEP 23 2019 by JNDLA

RE: Equifax Inc. Customer Data Security Breach Litigation

Case No: 1:17-md-2800-TWT

I have been notified by Equifax that I am a member of the settlement class for the huge security breach that is the subject of this litigation.

As a member, I strongly object to the terms of the settlement. As a victim, I must spend the rest of my life watching to see if my personal information has been used to make me subject to identity fraud or theft of my money. This is a huge breach of trust by a company whose mission was to protect its treasure trove of information on millions of American citizens. We were never even given the choice to opt out of the information gathering the company employs.

As compensation for this enormous breach of privacy, I was offered the whopping sum of \$125, which I now learn is far more than I could ever receive. If I understand it correctly, Equifax earmarked only \$31 million for claims, meaning that if all 147 million people affected by the breach filed a claim, everyone would get just 21 cents. Presumably the lawyers would get a big cut, reducing the payment even further. This is so grossly inadequate, that it doesn't even count as a slap on the wrist. From a practical standpoint it is a government pretending to punish a corporation for gross misbehavior by issuing a bad press release.

As an alternative, I can get free credit monitoring services from an untrustworthy corporation, a valueless service from my point of view. Given the chance, I would deny Equifax access to any and all of my personal information for the rest of my life.

I find the disregard of the right to privacy breathtaking. It is time to make corporations accountable for malfeasance in a way that provides a financial incentive for them to act responsibly. A government that does nothing to protect its citizens is not a democracy.

For the record, this is the first time in my life that I have ever objected to a class action lawsuit. Unfortunately, I will not be able to appear at the fairness hearing, either in person or through a lawyer. That would cost me even more money.

Sincerely,

Lenore M Defliese 9/19/2019



Seatte WA 98111 - 9418

Seatte WA 98111 - 9418

Mr. Philip L. Defliese 2207 SE 48th St. Mercer Island, WA 98040-4303

Lewis Giles 1519 Hollywood Ave. Dallas, TX 75208

September 17, 2019

Equifax Data Breach Class Action Settlement Administrator Attn: Objection c/o JND Legal Administration P.O. Box 91318 Seattle, WA 98111-9418 Received
SEP 2 3 2019
by JNDLA

RE: Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

As one of the 147 million who had their personal information exposed I am a Class Member, I object to the settlement in Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT.

I find the proposed settlement to be inadequate given Equifax's gross extended breach of privacy and breach of the public trust.

The government publicly announced a cash reward alternative of up to \$125 to victims without ensuring enough money had been set aside to guarantee the max amount for every possible person affected. The settlement fine print suggests that Equifax earmarked only \$31 million for claims, meaning that if all 147 million people affected by the breach filed a claim, everyone would get just 21 cents.

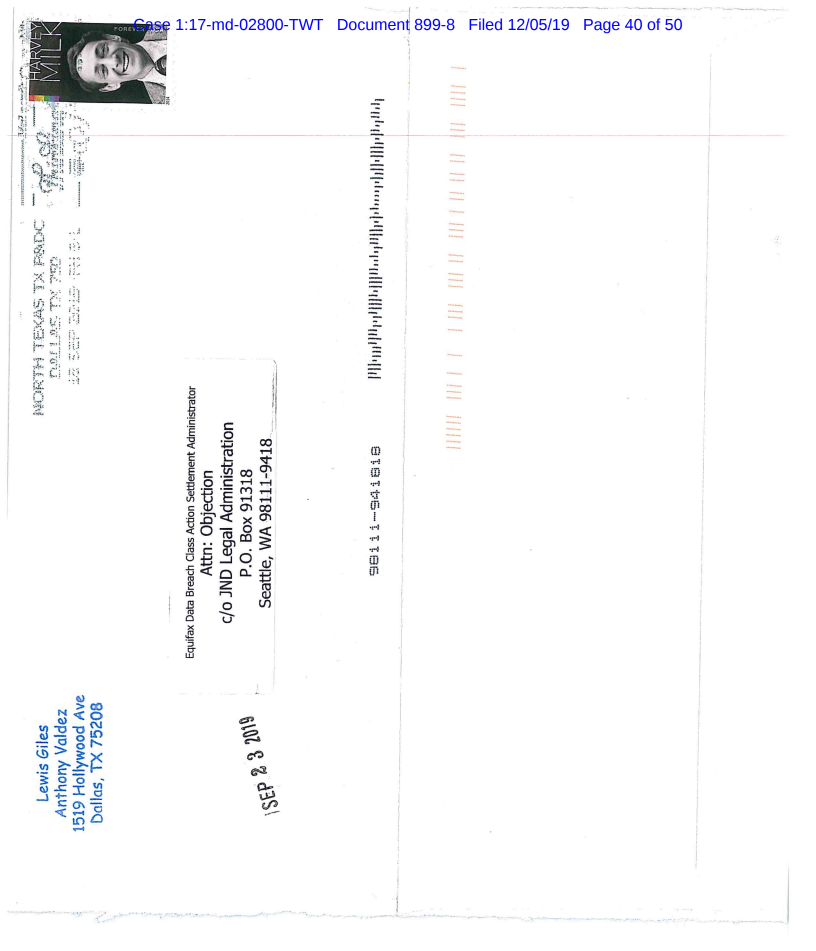
The settlement team has also created more hoops for class members to jump through. Including demanding that those who selected the cash option much verify they had credit monitoring in place by Oct. 15, 2019 or their claims would be denied. This settlement should be benefiting the victims not burying them in endless paperwork and threats of denial.

I have not objected to any other class action settlements in the last five years. I do not plan on appearing at the Fairness Hearing.

Equifax should be forced to set aside enough money to pay all the claims requesting the cash option.

Sincerely,

Lewis Giles



Linda R. Hansen

4556 Sprucedale Place

Boulder, Colorado 80301 September 16, 2019

Email: hansenco420@msn.com Cell Phone: 720-934-1033

Equifax Data Breach Class Action Settlement Administrator Received

Attn: Objection

c/o JND Legal Administration

P.O. Box 91318

Seattle, WA 98111-9418

SEP 2 0 2019 by JNDLA

## Dear Administrator:

I am writing in regard to: Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17 -md-2800-TWT.

I know that I am a member of the settlement class, because I used the following website to look up myself.

https://www.equifaxbreachsettlement.com/faq

I object to the settlement, because I never received an email, to instruct and inform me about the settlement. Furthermore, I feel deceived by the reports of the settlement- that each person will receive \$125. I don't believe I will really receive any significant amount

I have not objected to any other class action settlements in the last five years.

I do not intend to appear at the fairness hearing.

Sincerely,

Linda R. Hansen



## LINDA ISAACS 40 CRAFTSMAN VIEW DR ASHEVILLE, NC 28804

September 18, 2019

Equifax Data Breach Class Action Settlement Administrator Att: Objection c/o JND Legal Administration PO Box 91318 Received SEP 2 3 2019 by JNDLA

In re: Equifax Inc. Customer Data Security

Breach Litigation,

Case No. 1:17-md-2800-TWT

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## Dear Administrator:

Seattle, WA 98111-9418

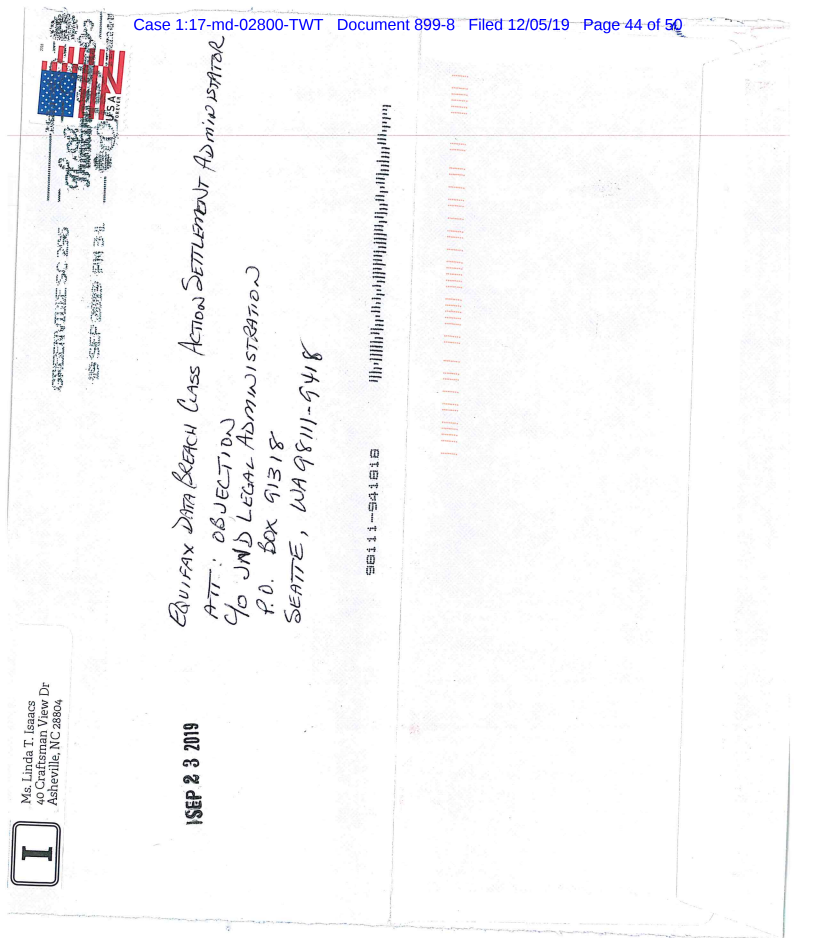
I am writing to object to the proposed Equifax settlement allowing them to pay less than the \$125.00 per person, an amount that does not come close to reimbursing those affected by this data breach for their inconvenience and loss of privacy. Equifax's only job was to keep our information safe and secure. By virtue of what Equifax is and what it does, it holds the power to influence many lives. With collecting and storing this information comes the responsibility to protect it. Their failure to do so caused much hardship and extra work to 147,000,000 people.

In addition, requiring that the victims had credit monitoring takes the onus off of Equifax and places it on the consumer. It was Equifax's job to protect this data, not the consumer's to follow behind Equifax cleaning up their mess.

Because my information was maintained by Equifax at the time of the breach, I am entitled to be part of the settlement. I have never objected to any class action settlements, however, a data breach of this magnitude and sensitivity requires a response. I am writing because I will not be attending the Fairness Hearings.

Equifax should have to pay the minimal amount, \$125, to all affected. Perhaps not backing down on the penalties will encourage other such agencies to make sure that their data is secure.

Very truly yours,



1. September 17, 2019

Received

SEP 2 3 2019 by JNDLA

2. Re: Equifax Data Breach Lawsuit

23 Egister . A George I world

 Name: Linda J. Moore Address: 1304 Amsbury Dr Desoto, TX 75115

- 4. I am a member of the settlement class for this lawsuit as verified by Equifax web site.
- 5. I object to the terms of settlement options suggested in this settlement because it is almost impossible to actual be compensated for any damaged that you have already incurred or might incur in the future. I have had to personally freeze and unfreeze my credit history on numerous occasions at a cost for each transaction. Since all my credit and personal information is out there for whoever for the rest of my life and the life of my family, monitoring must be forever but certainly longer than seven years. We can never rest because someone can wait until the time has passed for monitoring and then strike.
- 6. I have not objected to any class action settlement in the last 5 years.
- 7. I do not plan to appear at either of the Fairness Hearing.

Thank you.

Genda of Moors Linda J. Moore TOTALIMATE OF THE OF THE PROPERTY OF THE PROPERTY OF THE WARRANT MARKET OF THE PROPERTY OF THE PROPERTY OF THE

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Equifax Data Breach Class Action Settlement Administrator Attn: Objection c/o JND Legal Administration P.O. Box 91318
Seattle, WA 98111-9418

Dear Equifax Data Breach Class Action Settlement Administrator:

My wife and I are in the class described above. We entered our information on the official website and were determined a part of the settlement.

I understand the attorneys representing the class should receive reasonable renumeration for their time and expense. However, we find the amount of \$77,500,000 + expenses up to \$3,000,000 not reasonable and object. Unless courts impose reasonable limits on attorney fees, settlements will continue to unfairly under-compensate class-action victims. Any review of media reports or poll of class-action members will support the assertion that \$125 or four years of credit monitoring is POOR compensation for the exposure of our names, Social Security numbers, birth dates, addresses, and in some instances driver's license numbers, credit card numbers, or other personal information. This breach, due to inadequate Equifax security protecting my personal information, will have consequences for many years including the emotional distress of not knowing if or when my lost information will be used to compromise my wife and my financial security.

I propose TO THE COURT a more reasonable amount of \$20,000,000 + expenses up to \$3,000,000 for attorney compensation. Who, except the lawyers that would benefit, could object to this not being reasonable? Since this comes from the Consumer Restitution Fund, more funds will be available for consumer damages, restitution and redress.

To my knowledge, I have not responded to any other class-action settlements in the past 5 years. I do not intend to attend the Fairness Hearing.

Sincerely.



Lynda Rich Spiegel 102-30 66<sup>th</sup> Road Apt. 16E Forest Hills, NY 11375

Equifax Data Breach Class Action Settlement Administrator Attn: Objection c/o JND Legal Administration P.O. Box 91318 Seattle, WA 98111-9418

In re: Equifax Inc. Customer Data Security Breach Litigation, Case No. 1:17-md-2800-TWT

I am a member of the settlement class in the abovementioned case whose personal information was hacked as a result of the Equifax breach. When contacted by Equifax and given the choice between free credit monitoring, or up to \$125 in settlement. Since I already have credit monitoring through Credit Karma as well as multiple credit cards, I responded to Equifax's demand for proof of such credit monitoring with evidence of the monitoring.

I have never objected to any class action settlement prior to this one, but I do object to this one since Equifax did not put aside sufficient funds (only \$31 million) to pay out anything close to \$125 to the 147 million people affected. I feel deceived by the terms of this settlement, which would potentially pay me less than one dollar.

If hearings are held in New York City, I would be available to be deposed any date between 11/19/19, and 12/5/19.

Respectfully,

Lynda Spiegel (718) 897-5074

spiegwrite@gmail.com

Received

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Class Action Administrator
L/O JND Legal Administration
PSOX 91381
Seattle, WA 98111 - 9418 

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